

**STARK COUNTY FAMILY COURT  
COMPANIONSHIP SCHEDULE  
EXHIBIT "B"**

**(long-distance companionship)**

1. The non-residential parent shall be afforded eight (8) weeks of companionship with the child/ren during the traditional summer school vacation months of June, July and August.

These visits may occur in blocks of time of \_\_\_\_\_ weeks. The non-residential parent shall provide advance notice of intent to exercise this companionship of not less than sixty (60) days. The nonresidential parent's choice of vacation has priority over the residential parent's choice, unless the residential parent's vacation is an annual mandatory shutdown of the place of employment, or unless the residential parent is required by an employer to give more than sixty days notice of intent to take a vacation and the nonresidential parent has no similar requirement. Likewise, the residential parent must give the other parent not less than sixty (60) days advance notice of vacations or special plans for the child to avoid planning conflicts.

Summer school necessary for the child to pass to the next grade must be attended. Extended companionship may be scheduled by either parent during a mandatory summer school period, but the child must attend all classes.

Each parent must provide the other parent with destination, times of arrival and departure, and method of travel if the vacation will be outside the parent's community.

2. The nonresidential parent shall be responsible for picking up the child/ren or otherwise arranging transportation at the commencement of companionship. The residential parent shall be responsible for picking up the child/ren or otherwise arranging transportation at the conclusion of companionship.

3. The nonresidential parent shall be entitled to one additional week during the Christmas holiday and one additional week during the Easter break. Christmas companionship shall commence December 26 and will run until January 1. Easter companionship shall be arranged by the nonresidential parent at least thirty (30) days in advance and may include Easter day during odd numbered years.

4. The nonresidential parent is entitled to reasonable companionship at such times as the parent may return to Stark County.

5. The nonresidential parent is entitled to telephone contact with the child/ren at least once a week at the nonresidential parent's cost.

6. These orders will be modified by the Court if there is good cause shown for such change.

7. IT IS ORDERED, ADJUDGED and DECREED that the parties abide by these orders in the best interest of the children. Failure of either party to abide by these orders could result in a finding of contempt. This includes the orders that require the residential parent to take the children for visitation on the ordered days.